UNITED STATES DISTRICT COURT DISTRICT OF NEW JERSEY

	\mathbf{v}
HEALEY ALTERNATIVE INVESTMENT PARTNERSHIP,	
Plaintiff,	ORDER
VS.	: No. 10-01567 (RMB) (KMW)
ROYAL BANK OF CANADA and RBC DOMINION SECURITIES CORPORATION n/k/a RBC CAPITAL MARKETS, LLC,	
Defendants.	:
	X
This matter having been opened to the Court by Def	endants Royal Bank of Canada and
RBC Dominion Securities Corporation (n/k/a RBC Capital	Markets Corporation) ("RBC") for an
Order, pursuant to Rule 37of the Federal Rules of Civil Pro-	cedure, to compel Plaintiff Healey
Alternative Investment Partnership ("Healey") to produce ce	ertain requested discovery;
IT IS, on this day of	, 2013, ORDERED as
follows:	
(i) Healey is ordered to produce, for the relevant time	ne period:
(a) its tax returns;	
(b) its general ledgers;	
(c) all documents reflecting its monthly acco	ounting;
(d) all documents reflecting its ownership pe each of the limited partners interest in Heale	
(e) its reports to investors; and	

- (f) any and all additional unproduced material which reflects Healey's calculation and/or understanding of the Option Value, Valuation Price, Final Option Value, and/or Final Valuation Price (as those terms are used in the Agreement) and/or any amount due and owing to Healey under the Agreement;
- (ii) Healey is ordered to supplement its interrogatory responses to provide meaningful responses to Interrogatories Nos. 12-15 of RBC's First Set of Interrogatories to Plaintiff, dated January 25, 2011; and
- (iii) All of RBC's First Set of Requests for Admission to Plaintiff, dated August 12, 2013, that Healey did not expressly admit or deny, are deemed as admitted by Healey.

Honorable Karen M. Williams